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UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

Puente, an Arizona nonprofit corporation;) No. CV 18-2778-PHX-JJT
Poder in Action, an Arizona nonprofit)
corporation; Ira Yedlin; Janet Travis;)
Cynthia Guillen; Jacinta Gonzalez) **STIPULATION FOR VOLUNTARY**
Goodman, individually and as class) **DISMISSAL OF CERTAIN**
representatives,) **DEFENDANTS**
Plaintiffs,)
v.)
City of Phoenix, a municipal corporation;)
Jeri L. Williams; Benjamin Moore;)
Douglas McBride; Robert Scott;)
Christopher Turiano; Glenn Neville; John)
Sticca; Lane White; Jeffrey Howell;)
George Herr, individually and in their)
official capacities; and Does 1-20.)
Defendants.)

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1 Pursuant to Federal Rule of Civil Procedure 41(a)(2), Plaintiffs Puente, Poder in
2 Action, Janet Travis, Ira Yedlin, Cynthia Guillen, and Jacinta Gonzalez Goodman
3 (“Plaintiffs”) by and through their attorneys; and Defendants City of Phoenix, Chief Jeri
4 L. Williams, Lieutenant Benjamin Moore, Sergeant Douglas McBride, Officer Robert
5 Scott, Officer Christopher Turiano, Officer Glenn Neville, Officer John Sticca, Officer
6 Lane White, Officer Jeffrey Howell, and Officer George Herr (“Defendants”), by and
7 through their attorneys, stipulate as follows:

8 Plaintiffs and Defendants stipulate to dismissal with prejudice of Plaintiffs’ claims
9 in their entirety against Defendants Officer Neville, Officer Sticca, and Officer White
10 only.

11 In addition, Plaintiffs and Defendants stipulate to dismissal with prejudice of:

- 12 1. Plaintiffs Puente, Poder in Action, and Gonzalez Goodman’s claims against
13 Defendants Officer Scott, Officer Turiano, Officer Howell, and Officer Herr.
- 14 2. Plaintiff Yedlin’s claims against Defendant Officer Turiano.
- 15 3. Plaintiff Travis’s claims against Defendants Officer Scott and Officer Herr.

16 Plaintiffs’ counsel have concluded, based on their review of the evidence, that the
17 dismissal of these defendants is in the class’s best interest and that no notice or hearing is
18 required because all classwide causes of action remain against the remaining defendants,
19 leaving the class members’ litigation prospects unchanged as a practical matter.
20 Defendants concur that no notice and hearing are required.

21 Each party will bear their own attorneys’ fees and costs.

22 DATED this 6th day of May, 2020.

23 MITCHELL | STEIN | CAREY | CHAPMAN, PC

24 By: /s/ Kathleen E. Brody

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2 **CERTIFICATE OF SERVICE**

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6 I certify that on May 6, 2020, I electronically transmitted a PDF version of the
7 attached document to the Clerk's Office using the CM/ECF System for filing and
8 transmittal of a Notice of Electronic Filing to all CM/ECF registrants.

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1 */s/ J. Greenwood*

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